

Wendy and Mark Schwartz and John and Lorraine O’Keeffe

v.

Town of Chesterfield

Docket No.: 24323-08PT

DECISION

On November 5, 2009 the board ordered the “Taxpayers” to show cause as to why the board should not dismiss the above-captioned appeal in accordance with Tax 201.24. The Taxpayers failed to respond to the Order. Consequently, the appeal is hereby dismissed.

A motion for reconsideration of this decision must be filed within thirty (30) days of the clerk’s date below, not the date this decision is received. RSA 541:3; Tax 201.37. The reconsideration motion must state with specificity all of the reasons supporting the request. RSA 541:4; Tax 201.37(b). A reconsideration motion is granted only if the moving party establishes the Board’s order was erroneous in fact or law. Filing a reconsideration motion is a prerequisite for appealing to the supreme court, and the grounds for appeal will be limited to those stated in the reconsideration motion. RSA 541:6.

SO ORDERED.

BOARD OF TAX AND LAND APPEALS

Paul B. Franklin, Chairman

Michele E. LeBrun, Member

Douglas S. Ricard, Member

Albert F. Shamash, Esq., Member

CERTIFICATION

I hereby certify a copy of this Decision has been mailed this date, postage prepaid to: Wendy and Mark Schwartz and John and Lorraine O’Keeffe, 10 Sand Hill Road Windsor, CT 06095, Taxpayers; Chairman, Board of Selectmen, Town of Chesterfield, PO Box 175, Chesterfield, NH 03443; and Gary J. Kinyon, Esq., Bradley & Faulkner, PO Box 666, 50 Washington Street, Keene, NH 03431.

Dated: December 4, 2009

Anne M. Stelmach, Clerk